BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the joint application of Pro-Action)	
Limousine & Concierge Services, Inc. for authority to)	Docket No. 09-06022
sell and transfer and of The Kirk-Hughes Sampson)	
Family Trust to purchase and acquire the authority to)	
provide traditional limousine service within Clark and)	
Nye Counties, Nevada under Certificate of Public)	
Convenience and Necessity 1090.)	
)	

NOTICE OF HEARING

Pro-Action Limousine & Concierge Services, Inc. dba Pro-Action Limousine and the Kirk-Hughes Sampson Family Trust have filed a joint application, designated as Docket No. 09-06022, with the Nevada Transportation Authority ("Authority") for authority by Pro-Action Limousine & Concierge Services, Inc. to sell and transfer and by the Kirk-Hughes Sampson Family Trust to purchase and acquire 90% of the outstanding shares of Pro-Action Limousine & Concierge Services, Inc. Pro-Action Limousine & Concierge Services, Inc. dba Pro-Action Limousine has authority to provide charter limousine service within and between points and places in Clark and Nye Counties, Nevada under Certificate of Public Convenience and Necessity ("CPCN") 1090. The Application was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").

The Application was properly noticed to the public on July 10, 2009 and no petitions for leave to intervene or protests were filed.

Under NRS 706.151, the Authority has legal jurisdiction and authority to hold a hearing in this matter, and pursuant to applicable sections of NRS 233B, NRS 706, and NAC 706, a Hearing Officer has been designated to conduct a hearing.

NOTICE IS HEREBY GIVEN that a hearing on this matter has been scheduled as follows:

THURSDAY, MAY 12, 2011

1:00 p.m.

Nevada Transportation Authority 2290 South Jones Blvd., Suite 110 Las Vegas, Nevada 89146 (702) 486-3303 At which time a Hearing Officer will receive testimony and evidence regarding the application, and decide which testimony and evidence will be delivered to the Authority for final determination.

Pursuant to NAC 706.393 and NRS 706.391, the Authority will consider evidence pertaining to the following:

- a) Whether the purchase price to be paid by the Transferee Applicant for the CPCN would be excessive and contrary to the public interest;
- b) Whether the transfer would tend to create an unfair competitive operation and whether it is consistent with the public interest;
- Whether the Transferor Applicant has engaged in bona fide motor carrier operations under the operating rights of the CPCN;
- d) Whether the Transferee Applicant intends to, or would, engage in bona fide motor carrier operations under the operating rights of the CPCN;
- e) Whether the Transferee Applicant is fit, willing, and able to perform the services for which it has made the Application;
- f) Whether the Transferee Applicant's proposed operation will be consistent with the legislative policies set forth in NRS 706.151;
- g) Whether granting the application will unreasonably and adversely affect other carriers operating in the territory for which the authority is sought;
- h) Whether the proposed service will benefit the traveling and shipping public and motor carrier business in this State; and
- i) Whether, in the event the application is granted, the public interest requires that certain terms and conditions be attached to the CPCN.

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Joint Applicants are advised that they are responsible for providing a court reporter at the time and place listed above for this proceeding. The transcript of the proceeding (an original and two copies) should be transmitted to the Authority within fifteen (15) days of the hearing. The Authority cannot approve any application until the transcripts are received.

		By the Authority,
		/s/
		Monica B Metz, Commissioner
Attest:	/s/	
	James Day, Administrative Attorney	
Dated:	April 18, 2011	
	Las Vegas, Nevada	